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1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE DISTRICT OF MARYLAND
3	(Northern Division)
4	IN THE MATTER OF THE COMPLAINT *
5	OF ETERNITY SHIPPING, LTD. AND * Civil Action No.:
6	EUROCARRIERS, S.A. FOR * LO1CV0250
7	EXONERATION FROM OR LIMITATION *
8	OF LIABILITY *
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11	Deposition of WILLEM SCHOONMADE
12	Baltimore, Maryland
13	Thursday, August 26, 2004
14	2:30 P.M.
15	Job No.: 1-39309
16	Pages 1 - 174, Volume 1
17	Reported by: Colleen L. Darkow, Notary Public
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1	Q. All the depositions that are listed?
2	A. Yeah.
3	Q. Have you looked at any others, any other
4	depositions than those listed in your documents
5	reviewed section?
6	A. Not that I can think of.
7	Q. Anything else that you requested?
8	A. Yes, there is a the report of Mr. Heiner
9	Popp, the initial report I requested and that seemed to
10	be some kind of seemed to be kind of privileged
11	information.
12	Q. Privileged information?
13	A. That's what I understand.
14	Q. So it was not provided to you?
15	A. I have not seen yet Mr. Heiner Popp's report.
16	MR. CLYNE: For the record, I think
17	Mr. Popp's report was produced with the expert reports.
18	MR. WHITMAN: It was produced either with or
19	shortly before or after, I forget which now.
20	A. Well, I've requested for it in the very early
21	stage.
22	Q. All right.

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Case 1:01-cv-00250-BEL Document 144-5 Filed 11/16/2005 Page 3 of 3 DEPOSITION OF WILLEM SCHOONMADE, VOLUME I CONDUCTED ON THURSDAY, AUGUST 26, 2004

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1	MR. WHITMAN: It was produced recently.
2	Q. In any event, you do not recall having seen
3	it yet?
4	A. I have not seen it yet.
5	Q. Anything else that you've seen in your list?
6	A. Not that I can think of.
7	Q. The rest of the materials were provided to
8	you?
9	A. They were.
10	Q. And is there anything else based upon now,
11	you have also attended certain depositions in this
12	matter, correct?
13	A. Yes. Well, deposition, Mr. Jim Dolan.
14	Mr. Jim Dolan's deposition I attended.
1 5	Q. Any others?
16	A. No.
17	Q. You've also attended inspections of the wire
18	rope and the vessel?
19	A. That's correct.
20	Q. How many inspections of the wire rope have
21	you attended?
22	A. One.

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